COMBINED DECLARATION AND POWER OF ATTORNEY

IN ORIGINAL APPLICATION

Attorney Docket No.

M61.12-0324

SPECIFICATION AND INVENTORSHIP IDENTIFICATION

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wa	s attached heret as filed on nd was amended on as described and o fil rticle 19 on	as nas claimed in PCT ed on	'Internat	ional App	olicatio	on ler PCT
ACKNO	WLEDGEMENT OF RE	VIEW OF PAPERS	AND DUTY	OF CANDO	R	
I have specification, in above. I acknowl be material to t C.F.R. § 1.56.	edge the duty to	ims, as amended disclose info	d by any rmation w	amendmen	it refer	red to
	PRIORITY (LAIM (35 U.S.C	. § 119)			
	Prior Fo	reign Applicat	ion(s)			
I cla foreign applicati have also identif certificate havin priority is claime	fied below any : g a filing dat	t or inventor' foreign applica	s certifi ation for	.cate lis patent	ted bel	ow and
Number Count:	ry Day/Mo	nth/Year Filed		Priority	y Claime	:d
				Yes Yes	No	
	Prior Prov	risional Applic	ation(s)			
I her States Provisional	eby claim the b l Application(s)	enefit under 3 listed below:	5 U.S.C.	§119(e)	of any	United
Number		nth/Year Filed				

PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below. Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 CoF. Row Splits 6 which became available between the filling date of the prior application and the national or PCT international filing date of this application:

一个公文的图像

Appln. Ser. No.	U.S. Serial No. (if any under PCT)	Filing Date	Status
			
		 	

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY

I appoint the following attorneys and agents to prosecute the patent application identified above and to transact all business in the Patent and Trademark Office connected therewith, including full power of association, substitution and revocation: Judson K. Champlin, Reg. No. 34,797; Joseph R. Kelly, Reg. No. 34,847; Nickolas E. Westman, Reg. No. 20,147; Steven M. Koehler, Reg. No. 36,188; David D. Brush, Reg. No. 34,557; John D. Veldhuis-Kroeze, Reg. No. 38,354; Deirdre Megley Kvale, Reg. No. 35,612; Theodore M. Magee, Reg. No. 39,758; Peter S. Dardi, Reg. No. 39,650; Christopher R. Christenson, Reg. No. 42,413; John A. Wiberg, Reg. No. 44,401; Brian D. Kaul, Reg. No. 41,885; Robert M. Angus, Reg. No. 24,383; Christopher L. Holt, Reg. No. 45,844; and Alan G. Rego, Reg. No. 45,956; Katie E. Sako, Reg. No. 32,628; and Daniel D. Crouse, Reg. No. 32,022.

I ratify all prior actions taken by Westman, Champlin & Kelly, P.A. or the attorneys and agents mentioned above in connection with the prosecution of the above-mentioned patent application.

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